## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

RICHARD MUNCH, Individually and on Behalf of All Others Similarly Situated,

Plaintiff,

v.

SPROUT SOCIAL, INC., JUSTYN HOWARD, RYAN BARRETTO, and JOE DEL PRETO,

Defendants.

CITY OF HOLLYWOOD POLICE OFFICERS' RETIREMENT SYSTEM, Individually and on behalf of all others similarly situated,

Plaintiff,

v.

SPROUT SOCIAL, INC., JUSTYN HOWARD, RYAN BARRETTO, and JOE DEL PRETO,

Defendants.

Case No.: 1:24-cv-03867

Hon. Jeffrey I. Cummings

**CLASS ACTION** 

Case No.: 1:24-cv-05582

Hon. Jeffrey I. Cummings

**CLASS ACTION** 

Consolidated Cases

DEFENDANTS' UNOPPOSED MOTION FOR LEAVE TO FILE AN AMENDED MEMORANDUM IN SUPPORT OF MOTION TO DISMISS

NOW COME Defendants Sprout Social, Inc. ("Sprout"), Justyn Howard, Ryan Barretto,

Joe Del Preto, and Jason Rechel (the "Individual Defendants" and collectively the "Defendants"),

by and through their attorneys, and with Plaintiffs' agreement, respectfully requesting leave to file

an Amended Memorandum in Support of Defendants' Motion to Dismiss.

1. On March 25, 2025, pursuant to this Court's briefing schedule (ECF No. 35),

Defendants filed their Motion to Dismiss the Consolidated Class Action Complaint (ECF No. 47)

accompanied by the Memorandum in Support of Defendants' Motion to Dismiss (ECF No. 48, the

"Brief").

2. Following this filing, counsel for Defendants determined that certain citations were

wrong in a single section of the Brief. The Amended Memorandum in Support of Defendants'

Motion to Dismiss either deletes those citations or corrects the parentheticals and updates the table

of authorities; it is attached as Exhibit 1. No other changes to the Brief have been made, and a

redline against the original Brief is attached as Exhibit 2.

3. Defendants' counsel consulted with Plaintiffs' counsel on this Motion for Leave,

who have agreed to the filing of the Amended Memorandum in Support of Defendants' Motion to

Dismiss.

4. WHEREFORE, Defendants respectfully request leave to file the Amended

Memorandum in Support of Defendants' Motion to Dismiss.

Dated: March 31, 2025

WINSTON & STRAWN LLP

By: /s/ Dane Drobny

Dane Drobny

35 West Wacker Drive

Chicago, IL 60601-9703

Telephone: (312) 558-5600

Email: ddrobny@winston.com

1

Matthew L. DiRisio (pro hac vice) WINSTON & STRAWN LLP 200 Park Avenue New York, NY 10166 Telephone: (212) 294-4686 Email: mdirisio@winston.com

Counsel for Defendants

**CERTIFICATE OF SERVICE** 

The undersigned attorney hereby certifies that a true and correct copy of the foregoing

Unopposed Motion for Leave to File an Amended Memorandum in Support of Defendants' Motion

to Dismiss was filed electronically with the Clerk of the Court and served on all counsel of record

via CM/ECF system on March 31, 2025.

/s/ Dane Drobny

Dane Drobny

3